EXHIBIT B

In The Matter Of:

Allan Chiocca vs.
The Town of Rockland, et al.

Deirdre Hall Vol. II October 4, 2021



50 Franklin St., Boston, MA 02110 Phone (617) 426-2432

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- 1 Ed as well.
- 2 Q. How were they investigating Ed?
- 3 A. That just asked a lot of questions about me
- 4 and Ed. Regina asked a lot of questions.
- 5 Q. Is it fair to say that you told Regina that
- you had told Allan Chiocca that you were having an
- affair with Ed Kimball?
- 8 A. Yes.
- 9 Q. And did you think that was irrelevant to
- what had happened at Town Hall that night?
- 11 A. No. I thought it was relevant to some
- extent, but we were there to investigate allegations
- involving me and Allan from that night, and the 13
- majority of the conversation was centered around my 14
- relationship with Ed. So he was definitely a bigger 15
- part of the conversation than he probably should 16
- 17 have been.
- 18 Q. The third time you met with Regina Ryan you
- gave her a screen shot of the phone calls you had 19
- with Ed Kimball on May 17th, do you remember doing 20
- that? 21
- 22 A. I may have. I don't recall.
- 23 Q. It seems like you were offering it to her
- as evidence of something being wrong in the original

- 1 A. Yes.
- 2 Q. So when it says, "Call Ed Kimball," would
- 3 that be his cell phone number?
- 4 A. Which one are you talking about? There's a
- 5 couple of calls. I'm looking at May 17th at 11:08.
- 6 Q. Are all these calls to his cell phone number?
- 7 A. They are to his cell phone I believe, yes.
- 8 Q. You can close this out now.
- MS. HALEM: This is going to be Exhibit 10, 9
- identified with the Letter Z. 10
- (Document marked as Hall 11
- 12 Exhibit 10 for identification)
- 13 Q. Tell me when you can see the document,
- Ms. Hall.
- 15 A. (Examines document) I can see the document.
- 16 Q. I'm going to have you scroll down to
- 17 May 17th, to that 10:31 phone call.
- 18 A. Sure.
- 19 Q. Tell me when you are there.
- 20 A. (Examines document) Yes, we're there.
- 21 Q. The 10:31 phone call is to a number in
- 22 Philadelphia, 267 507-5154.
- 23 A. Yes.
- 24 Q. Who is that?

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- - 1 A. I used a Google number to call him at that
 - point in time because my phone number was blocked.
 - When you use a Google number, it routes it through
 - another phone number.
 - 5 Q. So you were hiding your phone calls to Ed
 - Kimball?
 - MS. ZUCKER: Objection.
 - 8 A. I was trying to reach him when his wife had
 - him block my number. I wasn't hiding my calls from 9
 - 10 anyone.
 - 11 Q. Later in the day at 1:58 p.m., you do call
 - 12 him.
 - 13 A. No. I don't know why I would do that,
 - unless I -- like I said, I would only use the Google 14
 - number if I was -- if I just couldn't reach him or 15
 - if I just couldn't get my number through to him. I 16

 - 17 think it was blocked at the time.
 - 18 Q. Are you sure that -- well, it wasn't
 - blocked later that day at 1:58?
 - 20 A. I don't know. Where is 1:58?
 - 21 Q. Keep scrolling. It's yellow.
 - 22 A. (Examines document) No, I guess not. I
 - guess I reached him at 1:58.
 - 24 Q. And then again at 10:40 and at 10:49?

- 1 report; is that right?
- 2 A. I think I was offering it to her to show
- when he called me and I first told him what had
- transpired at Town Hall. I think it was, like, at
- 5 10:31 or something in the morning.
- 6 Q. And why was that relevant?
- 7 A. I think there was some -- what's the
- word -- confusion over whether Larry Ryan's email
- was before or after my call with Ed, and his email
- was after my call with Ed. 10
- 11 MS. HALEM: Adam, can you share your
- screen. I'm sorry. We don't have this as a link.
- This is going to be Exhibit 9, though. 13
- 14 (Document marked as Hall
- Exhibit 9 for identification) 16 A. (Examines document) Okay.
- 17 Q. Does this look like the document you showed
- 18 to Regina Ryan the third time you met with her?
- 19 A. Yes.

15

- 20 Q. How did you create this document?
- 21 A. It existed. I didn't create anything.
- 22 Q. How did you capture it?
- 23 A. With a screen shot.
- 24 Q. That's all you did?